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PTO/SB/05 (03-01)

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UTILITY Attorney Docket No. 130-014 **PATENT APPLICATION** First Inventor Warnakulasooriya Highly Available Dual Serial Bus Architecture **TRANSMITTAL** Title

(Only for new nonprovisional applic	ations under 37 CFR 1.5	53(b))	Expre	ess Mail La	abel No.	EV3297	23811US	
APPLICATION E See MPEP chapter 600 concerning ut	tents.	ADE	RESS T	O : P.O	nmissioner f D. Box 1450 xandria, VA	for Patents 22313-1450		
1. X Fee Transmittal Form (e.g.,		7.			R in duplica am (Append	te, large table or		
2. Applicant claims small entity See 37 CFR 1.27.	• =			icleotide an	d/or Amino	Acid Seque	nce Submission	ſΌ≣
3. X Application for Patent (preferred arrangement set forth belo	plication for Patent [Total Pages 28] a Computer Readable Form (CRF)							
17 pp. Specification 10 pp - Claim(s) 1-28 1 pg Abstract of the Disclos			b.	i. [CD-ROM	,	on: 2 copies); or ntity of above copie	10/608
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			10.		FR 3.73(b) Si n there is an		Power of Attorney	
4. X Drawing(s) (35 U.S.C. 113)	[Total Sheets]]	11.	Engli	ish Translat	ion Docume	ent (if applicable)	
5. Oath or Declaration [Total Shee	ts]]	12.		mation Disc ement (IDS)		Copies of III	os
a. X Newly executed (ori	ginal or copy)		13.	Preli	minary Ame	endment		
b. Copy from a prior ap	plication (37 CFR 1.63 (d)) sional with Box 18 comple	ted)	14. Return Receipt Postcard (MPEP 503) (Should be specifically itemized)					
i DELETION (15.	Certi	fied Copy of	f Priority Do	cument(s)		
Signed statemer named in the pri 1.63(d)(2) and 1.)	16.	X Nonp	oublication F	Request und licant must	ler 35 U.S.C. 122 attach form PTO/S	B/35	
6. Application Data Sheet. See		17.		r:	••••••			
18 If a CONTINUING APPLICATION, check appropriate box, and supply the requisite information below and in a preliminary amendment,								nent,
or in an Application Data Sheet under 37 CFR 1.76: Continuation Divisional Continuation-in-part (CIP) of prior application No.:								
Prior application information: Examiner For CONTINUATION or DIVISIONAL APPS	contraction disclosure	of the pr	ior ann	Group Art		ath or doclar	ention is supplied upo	for Boy Sh
is considered a part of the disclosure of the only be relied upon when a portion has be	accompanying continuation o	r division	al applic	ation and is I	nereby incorp	orated by refe	erence. The incorpo	ration <u>can</u>
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Country USA		Telepi	hone	978-264-	-6664	Fax	978-264-9119	
Name (Print/type) Mary S	teubing		R	egistration l	No. (Attorne	ey/Agent)	37,946	
	Lindsay G. McGuinness						38,549	
Signature Man	INE H Me	Mis				Date	6/27/2003	

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	Complete if Known					
I FEE TRANSMITTAL	Application Number	Unknown				
(F)/ 0000	Filing Date	Herewith				
for FY 2003	First Named Inventor	Wamakulasooriya				
Patent fees are subject to annual revision.	Examiner Name					
Applicant Claims small entity status. See 37 CFR 1.27	Art Unit					
TOTAL AMOUNT OF PAYMENT (\$) 1270.00	Attorney Docket No.	130-014				

(\$) 1270.00

TOTAL AMOUNT OF PAYMENT

METHOD OF PAYMENT (check all that apply)						FEE CALCULATION (continued)					_	
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X Charge	fee(s) indicated	below	X Credit any overpay	ments	1812	2,520	1812	2,520	For filing a request for ex parte reexaminal	tion	
	-			ing the pendency of this appl	lication	1804	920*	1804	920*	Requesting publication of SIR prior to Examiner action		į
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1. BASIC	FIL	ING FI	EE		-	1252	410	2252	205	Extension for reply within second month, minus 1st month already paid		
Large Entity		Small				1253	940	2253	470	Extension for reply within third month		ı
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1001 7	60	2001	380	Utility filing fee	750.00	1255	2,000	2255	1,000	Extension for reply within fifth month		ı
1002 3	40	2002	170	Design filing fee		1401	320	2401	165	Notice of Appeal		ı
1003 5	20	2003	260	Plant filing fee		1402	320	2402	165	Filing a brief in support of an appeal		ı
1004 7	60	2004	380	Reissue filing fee		1403	290	2403	145	Request for oral hearing		1
1005 1	60	2005	80	Provisional filing fee		1451	1,510	1451	1,510	Petition to institute a public use proceeding	9	
						1452	110	2452	55	Petition to revive – unavoidable		
SUBTOTAL (1) (\$) 750.00			1453	1,310	2453	655	Petition to revive – unintentional		ı			
2. EXTRA CLAIM FEES Fee from			1501	1,310	2501	655	Utility issue fee (or reissue)					
	Extra Claims below Fee Paid		1502	470	2502	235	Design issue fee	<u> </u>	ı			
Total Claims	12	28 "	_ <u>_</u>	8 x 18.00 =	177.00	1503	630	2503	315	Plant issue fee		ı
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Large Entity Fee Fee		Small Fee	Entity Fee	- Eas Description		1806	180	1806	180	Submission of Information Disclosure Stmt		ı
Code (\$)		Code	(\$)	Fee Description		8021	40	8021	40	Recording each patent assignment per property (times number of properties)	40.00	
1202	18	2202	9	Claims in excess of 20		1809	760	2809	380	Filing a submission after final rejection (37 CFR § 1.129(a))		
1201 8	84	2201	43	Independent claims in e	excess of 3	1810	760	2810	380	For each additional invention to be examine (37 CFR § 1.129(b))	ed	
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	86	2204	43	**Reissue independent over original patent		1802	900	1802	900	Request for expedited examination of a design application		
1205	18	2205	9	**Reissue claims in exc and over original pate								
		5	SUBTO	OTAL (2) (\$) 480	.00	Other fe	e (specif	fy)				1
** or number previously paid, if greater; For Reissues, see above				*Reduce	d by Basic	Filing Fee	Paid	SUBTOTAL (3)	(\$) 40.00			

SUBMITTED BY Complete (if applicable)					
Name (Print/Type)	Mary Steubing Lindsay G. McGuinness	Registration No. (Attorney/Agent)	37,946 38,549	Telephone	978-264-6664
Signature	Sindseus of me He			Date	6/27/2003

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NONPUBLICATION REQUEST UNDER 35 U.S.C. 122(b)(2)(B)(i)

First Name	d Inventor	Warnakulasooriya
Title	Highly Avail	able Dual Serial Bus Architecture
Atty Docke	t Number	130-014

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing.

I hereby request that the attached application not be published under 35 U.S.C. 122(b).

Lindry &

Lindsay G. McGuinness Typed or printed name

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application upon filing.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).

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